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കേരള സർക്കാർ
Government of Kerala
2016



Regn. No. KERBIL/2012/45073
dated 5-9-2012 with RNI

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കേരള ഗസറ്റ്

KERALA GAZETTE

അധികാരികമായി പ്രസിദ്ധീകൃതമായത്

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PART I

Notifications and Orders issued by the Government

Labour and Skills Department

Labour and Skills (A)

ORDERS

(1)

G. O. (Rt.) No. 1580/2015/LBR.

Thiruvananthapuram, 23rd November 2015.

Whereas, the Government are of opinion that an industrial dispute exists between the Manager, Kaushalya Build Con. Private Limited (C&F Dalmiya Vagram Cement), Vailathur, Tirur, Malappuram and the workman of the above referred establishment Smt. Nazeema, R. D/o Ahammedkutty, Ramanalakkal House, Thalakkadathoor P. O., Tirur, Malappuram-676 103 in respect of matters mentioned in the annexure to this order;

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication;

Now, therefore, in exercise of the powers conferred by Section 10 (1) (c) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947) the Government hereby direct

that the said industrial dispute be referred for adjudication to the Labour Court, Kozhikode. The Labour Court will pass the award within a period of three months.

ANNEXURE

Whether the denial of employment to Smt. Nazeema, R., Junior Officer by management of Kaushalya Build Con. Private Limited, Vailathur, Tirur is justifiable or not? If not, what relief she is entitled to get ?

(2)

G. O. (Rt.) No. 1581/2015/LBR.

Thiruvananthapuram, 23rd November 2015.

Whereas, the Government are of opinion that an industrial dispute exists between the Secretary, Trichur Agri-Horticultural Society, Ayyanthol, Thrissur-680 003 and the workmen of the above referred establishment represented by the Secretary, Agri-Horticultural Society Employees Union, AITUC, K. K. Warriar Smarakam, Mannadiyar Lane, Thrissur-680 001 in respect of matters mentioned in the annexure to this order;

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication;

Now, therefore, in exercise of the powers conferred by Section 10 (1) (d) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947) the Government hereby direct that the said industrial dispute be referred for adjudication to the Industrial Tribunal, Palakkad. The Industrial Tribunal will pass the award within a period of three months.

ANNEXURE

Whether the denial of employment to the workers Smt. P. V. Preethy and Smt. V. Sandhya by the management of Trichur Agri-Horticultural Society, is justifiable? If not what relief they are entitled to get?

(3)

G. O. (Rt.) No. 1608/2015/LBR.

Thiruvananthapuram, 28th November 2015.

Whereas, the Government are of opinion that an industrial dispute exists between the Administrator, Sacred Heart Hospital (SH), Painkulam, Mailakkombu P.O., Thodupuzha and the workman of the above referred establishment represented by the General Secretary, Kerala Hospital Employees Sangh (BMS), Opp. Press Club, Thodupuzha, Idukki in respect of matters mentioned in the annexure to this order;

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication;

Now, therefore, in exercise of the powers conferred by Section 10 (1) (d) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947) the Government hereby direct that the said industrial dispute be referred for adjudication to the Industrial Tribunal, Idukki (Peermade). The Industrial Tribunal will pass the award within a period of three months.

ANNEXURE

Whether the demand raised by the Kerala Hospital Employees Sangh (BMS) regarding wage revision by the employers of Sacred Heart Hospital, Painkulam, Thodupuzha, over and above the rate fixed by the Government as per Minimum wage Notification [G.O.(Ms.)No.135/2013/LBR] is justifiable or not? If yes, what are the relief the employees are entitled to?

By order of the Governor,

SHERLI, P.,
Deputy Secretary to Government.